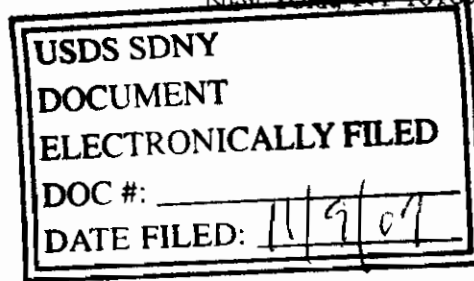


230 PARK AVENUE  
NEW YORK, NY 10169-0075

LLOYD M. GREEN  
OF COUNSEL  
ADMITTED IN NEW YORK AND D.C.  
lgreen@oshr.com



NOV 11 6 2007  
TELEPHONE: (212) 661-9100  
TELECOPIER: (212) 682-6104

November 5, 2007

VIA FAX

MEMO ENDORSED

Honorable Frank Maas  
United States Magistrate Judge  
Daniel Patrick Moynihan  
United States Courthouse  
500 Pearl Street, Room 740  
New York, New York 10007

Re: Milliken & Company v. Tullahoma Industries, LLC -- 07 Civ. 3175 (HB)(FM)

Dear Judge Maas:

We are counsel for plaintiff Milliken & Company ("Milliken") in the above referenced action. On July 2, 2007 the Court entered an Order Granting Judgment and Referring Matter to Magistrate Judge for Further Proceedings as to Damages (the "Order and Judgment"). The Order and Judgment [D.E. 6] granted Milliken a money judgment on its First Claim against Tullahoma Industries, LLC ("Tullahoma") in the amount of \$163,358.69 through June 28, 2007, together with the costs and disbursements of the action, and stated that "plaintiff have enforcement thereof . . . ." The Order and Judgment also held Tullahoma liable on Milliken's Second Claim and referred the matter to Your Honor "for further proceedings solely to determine the amount of plaintiff's actual and reasonable attorney's fees incurred in this matter . . . ."

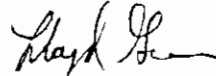
Pursuant to a July 24, 2007 Scheduling Order [D.E. 11], the Court had set September 20, 2007 as the last day for Milliken to serve its inquest memorandum and accompanying submissions. As Milliken was engaged in ongoing enforcement efforts in Tennessee, Milliken requested, and the Court granted [D.E. 12], a forty-five (45) day extension of the deadlines contained in the July 24 Scheduling Order.

Please be advised that Milliken and Tullahoma are actively engaged in settlement discussions. In light of this fact, Milliken hereby respectfully requests that its time to submit an inquest memorandum, if ultimately needed, be extended from November 5, 2007 to December 5, 2007, and that all other deadlines be similarly adjourned for thirty (30) days. Obviously, if a settlement is reached, Milliken will apprise the Court as soon as possible.

} So ordered.  
Alfonso

We thank the Court for its consideration.

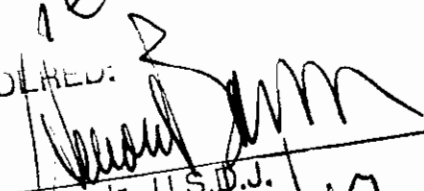
Respectfully yours,

  
Lloyd M. Green

cc: Tullahoma Industries, LLC (Via Federal Express)

This is fine, but my  
job is to make cases,  
preferably off my docket  
so the white this  
is just the matter with  
go away (says an  
reason why it should  
one way or the other  
at the end of the year  
12/31/07

SO ORDERED:

  
Harold Baer, Jr., U.S.D.J.

11/9/07

Endorsement:

This is fine but my job is to move cases, preferably off my docket so while this extension is fine the matter will go away (sans an acceptable reason why it shouldn't) one way or the other at the end of the year, i.e., 12/31/07.